# A JERSEY JAH BREAKING.

### Eight Prisoners Succeed in Escaping from Paterson Prison.

Modern Imitators of Jack Sheppard-The "Delivery" Effected While the Warden Was Absent in Trenton-Details of the Escapade.

Great excitement was occasioned in Paterson on Wednesday night by the escape of no less than eight prisoners from the Passaic county jail. The recent successful attempts to break prison at Sing Sing seem to have stimulated convicts on a Country to extraordinary exertions to gain their liberty, and the affair of Wednesday night in Paterson will doubtless give the good work a fresh im-

On Wednesday morning Mr. Weedbridge, the warden of the prison, started for Trenton to attend the Grand Lodge of Freemasons; but before going he, with admirable care and foresight, entrusted the keening of the cells to William Thompson, one of the prisoners, who has for some time past been acting as doorman, it being the custom of the Warden to select some man for that office whe is detained for a triffing offence. The jail is a strong brown structure somewhat in the form of a church, and from outward appearance it looks to be pretty secure. It has at various times held noted criminals, among them Libbie Garrabrant and Van Winkie Bogert, who is at present an inmate.

About a quarter to nine o'clock on Wednesday

THE PRIVATE DOOR BELL of the prison was violently rung. Mrs. Woodbridge, the matron, on opening the door, found a woman standing on the doorstep in a state of great excitement and alarm. When she was sufficiently com-posed to speak she said that she lived in Marshall street, immediately in the rear of the prison, and that she had just seen some of the prisoners attempting to escape over the prison wall. Mrs. Woodbridge at once proceeded to the main hall of the prison, and shouted with all her might for Thompson, the doorman. She met with no response. Thompson was not within hearing. But Van Winkle Bogert shouted from his cell that Thompson and a number of the other prisoners had escaped. Mrs. Woodbridge then sent over to the County Clerk's Office, which is immediately opposite the jail, for assistance, and as the Clerk and his deputy were still at work they hastened to give the alarm. The jail bell was furiously rang to summon the police, a number of whom were soon on the ground, but not soon enough to prevent

THE ESCAPE OF EIGHT OF THE PRISONERS.
When the bell rang the firemen of the city thought it was an alarm for them, and a portion of the department turned out, and this tended to increase the general confusion. Had it not been for the arrival of the police the jail would have been completely emptied of its inmates, as no obstacle intervened to prevent every prisoner from getting away.

On examination her might for Thompson, the doorman. She met

On examination

on examination

THE MANNER OF ESCAPE

was found to be as follows:—It is the duty of the doorman to lock the cells every afternoon at half-past five o'clock. The cells are in tiers, each cell being locked with a key, and they are also fastened simultaneously by a lever on the ground floor. On the lower side of the jail, in the man hall, there is a large cell which is never used, opening upon the yard by a small window. The window is secured by means of bars, an inch and a half thick, with cross-bars at intervals of thirteen inches. The same key which unlocked the other doors opened this also, and was carried by the man Thompson. Immediately after the prisoners escaped the cell was examined and one of the upright inch bars, near a cross bar, was found cut in two. Attempts had also been made to cut the bars at the bottom, but this was abandoned as being too slow work, and instead the stone window sill was cleanly dug out, seemingly with a chisel. The bar was then

WRENCHEO FROM ITS SOCKET
and broken off above. It seems from the account given by one of the escaped prisoners, who was alterward recaptured, that this work has been going on for more than a week, the plot having been well and skilfnily laid.

When the Warden departed for Trenton the prisoners thought they could not find a more convenient time to carry out their programme. When locking up time came, Thompson, who seems to have been the leading spirit in the movement, instead of confining the prisoners for the night in their own cells, turned them into the vacant one already described. He then went through

already described. He then went through
THE FORMALITY OF LOCKING THE BOORS
On the bare walls and delivered the keys up to Mrs.
Woodbridge, who hancied that all was right. As the
prisoners did not dare to attempt to escape when
they first took possession of the vacant cell they
waited patiently for three hours or more, until the
shades of night came on. At about half-past eight
o'clock they commenced operations. The hole
through which they had to make their exit was
seven and a half by tweive inches in size, outside seven and a half by twelve inches in size, outside of which was a wire screen. They must have crawded through the aperture head first, and as one or two of them were stout fellows they must have been in pretty close quarters. Some shirt buttons found on the sull attested the fact that some of them were pretty lightly sauezzed heave

have been in pretty close quarters. Some shirt buttons found on the suil attested the fact that some of them were pretty tightly squeezed before they got through.

When the prisoners got into the yard a formidable obstacle met them in the shape of a wall, which is some twenty feet high, but this they were also prepared for. At the base of the wall was a heap of dirt about three feet high, and on this they placed a short ladder, which they jound in the prison stable. Standing on the top step of the ladder it was easy to reach the cornice of the wall and get upon the top. When they got to the top of the wall another difficulty beset the liberty-loving convicts. They had to descend twenty leet, and this was too great a distance to jump without the risk of broken bones. This little hindrance they also managed to get over by means of a blanket, which was cut into strips. The strips were braided together so as to make a strong cord, connecting at the ends. The top of the wall was smooth, and nothing could be found on its surface to which a rope could be attached. The ingenuity developed in obviating this would do credit to Jack Sheppard himself. The prisoners got an old poker, bent in the shape of a nook. This was inserted in the inside of the coping, and a firm hold for the blanket was then easily obtained. To glide down the blanket, which was full of knots, was an easy task, and when Marshall street was gained

THE COAST WAS CLEAR,
and the convicts were at ilberty to go where they pleased. More would have escaped had it not been that assistance so promptly arrived, as one or two were seen skulking back to their cells when the alarm was given.

As none of the prisoners were in for very heave, offences it is strange that they should take such risks to get away; but they may have wanted to get out to enjoy the sleigh riding, which is excellent in the locality. The ioliowing are their names and the charges on which they were held:—

and the charges on which they were held:—
THE ESCAPED GUINNALS.
William Thompson, the door man, was arrested, first, for malicious mischief in breaking windows in the Erie passenger cars, and afterward for stealing a coat. He was sentenced to sixty days in the County Jail, and his term had almost expired. Christopher Tallent, a very young man, was awaiting trial for larceny. On making his escape he went straight to the residence of his parents, who persuaded him to return to prison, which he did on the same night about ten o'clock.

Michael Condon was awaiting trial on the charge of stealing a watch, on December 1, from an aequaintance, while the pair were together drinking in a saloon.

Charles Jaliman was an accompine of Thompson in breaking the windows in the railway cars, and

Charles Jaliman was an accomplice of Thompson in breaking the windows in the railway cars, and he was sentenced for the same period. His time had also nearly expired.

John McLane, a vagrant, one of a gang, was locked up by the Recorder for regaling himself on a game supper on board an old boat in the Morris Canal.

Canal.

James Kane, a Passaic village man, was locked up for assault and battery on his wife. At ten o'clock yesterday morning the prison bell was rang, and kane was ushered into durance vile again, having been recaptured by Justice Watson, of Passale. He did not refish the return to his old

John McAllister has been in iail since last Summer, charged with breaking into a house on Prospect street with burglarious intent. John was captured in a refrigerator while attempting to commit the burglary, he having fied thither for

commit the burglary, he having fied thither for reluge when the alarm was given.

Henry Coales, the eighth person on the list, is the only one who had a solid reason for wishing to escape. He was put in on January 13, and has been tried and convicted on three indictments for larceny. He was only detained in the jail until he could be forwarded to the state Prison.

This completes the list of the fortunate ones, six of whom are still at large. Any other warden who wishes to save the toil and trouble which are incident to the half-yearly juli delivery wilf only have to follow the example of Mr. Woodridge, of Paterson, and he will be stre of an empty prison. The State and county authorities would do well, however, to take measures to prevent the escapades from becoming too common, as they will lose all charm and novelty if they follow each other in such quick succession.

The Grand Jury in session at Jersey City brought se six bills of indictment yesterday as the first result of their labors. Among these was one against John Doris for the murder of James Fonnedan, Doris was soon afterwards brought into the Court by Sheriff Reinhardt and he pleaded not guilty. He was then taken back to the lair.

#### A SAD ELOPEMENT.

Stolen Bonds and a Secret Marriage-A Defaulting Cashier-The Bridal Pair Pursued by Detectives-A Bank Minus

One of those very sad cases where a young man of good position, belonging to a highly respectable family, clever and counted worthy of the highest trust by his employers, yet who lapses to sin and the commission of felony, has again to be recorded. There is a certain amount of romance in the story which is herewith recounted, yet the crude facts which are given but slightly represent the bitter affliction and terrible anguish of inose who are the parents of the culprit and the sharers of his fortunes. The facts are these :- William C. Murray has been or the last ten years in the em-

per of John Bloodgood & Co., bankers and brokers, doing business at 22 William street. During the latter part of that term he has been engaged as cashier, and unlimited reliance has been placed upon his bonor and integrity. Not the faintest shadow of suspicion ever fell upon him until Wednesday last, when his absence from the office and certain rumors which reached the firm induced inquiries. These led to

THE DISCOVERY of the fact that he had absconded with a large amount of the moneys of his employers, and had also entered into matrimonial bondage unknown to his employers and friends. On Tuesday young Murray exhibited to his friends a number of gold bonds, which he stated he had acquired by legitimate speculations in stocks, and that evening he presented himself at the residence of the parents of his flancee, and requested to be allowed cansante at the house of a mutual friend. Con-sent was given, and it was not until the hours of morning grew great that any anxiety was experienced in regard to the joung demoiselle. Then—too late!—it was discovered that the afflanced pair had never entered an appearance at the place to which they said they were going, and their

going, and their

MYSTERIOUS DISAPPEARANCE
rendered inquiry necessary. At length it was ascertained that the trunnt pair had been united in the holy bonds of matrimony the previous night, and further investigation proved that the bridegroom was a defaulter.

and further investigation proved that the bridegroom was a defaulter.

A Herald reporter called at the office of Bloodgood & Co. yesterday afternoon and was courteously received by the head of the firm.

"All the information I can give you," said
Mr. Bloodgeod, "is this-William C. Murray was
our cashier; we thought him honest and
placed reliance in him. He was apparently
a steady, progressive young man. On Tuesday
last we received \$6,000 in gold bonds, and he has
absconded with them. His accounts also show a
deficiency of about \$2,000, making, in all, \$8,000.
We have placed detectives on his track and hope
to catch him, but I lear the chances are but small."

Reforeer—Have you no good clew to his whereabouts?

abouts?
Mr. Bloopgoop—None whatever, sir. We leave Mr. BLOODGOOD—None whatever, sir. We leave the facts for the detectives. I must say, however, that I consider the publication by him of his mar-riage in the Herald this morning to be a most sublime piece of "cheek." Look here, sir! he even asks the Montreal papers to copy the announce-

ment.
Mr. Bloodgood here pointed out a paragraph in THE MARKIAGE ADVERTISEMENT COLUMN,

ment.

Mr. Bloodgood here pointed out a paragraph in THE MARRIAGE ADVENTISEMENT COLUMN, which read as follows:—

MURBAY-SHREVE.—On Tuesday, January 21, by the Rev. Dr. T. Burch, William C. MURBAY to ADA G. SHREVE, both of this city.

Montreal papers please copy.

The reporter after several ineffectual attempts to discover the residence of the parents of the defaulter and his new bride, determined to visit the clergyman who married the youthful pair. He jound the Rev. Thomas H. Burch at his house, No. 231 East Thirty-ninth street. That gentieman at once younteered all the information in his possession and made the following statement:—

"On Tuesday night I returned from the performance of evening service, and found these parties waiting for my arrival." Murray said to me that he wished to be married to one of the young ladies who was in company with him, and I did not feel it incumbent upon me to refuse to perform THE MATRIMONIAL SERVICE, as they were both apparently of age and evidently highly respectable. Moreover, they were accompanied by a young lady who described herself as the sister of the bride. I am always careful whom I marry, but I thought there could be nothing wrong in this case from the general demeanor of all the parties concerned. As is customary with me, I inquired the address of the bride and groom. Miss shreve said she resided at 325 East Thirty-third street, and Murray asserted that his parental domicile was in Fifty-first street. He gave no number."

REPORTER—How did they look, Doctor, when they were dressed for travelling?

Dr. Burch—The "happy pair" were as nice looking a young couple as I ever linked together. The young man was a natty, healthy, well-built young fellow, and the lady he espoused was

As BEAUTIFUL AS A SUNIEAM.

Their dress did not appaer to me to be suited for travelling, though, of course, at that time I did not think of their going there was a considerable direvence to her, though there was a considerable direvence the marriage?

ference in their respective heights.

REPORTER—Have you heard anything about them

since the marriage since the marriage?

Dr. BURCH—Yes. Yesterday two young ladies, neither of whom I saw, being out at the time, ealled here in order to ascertain accurately my name. From the description I think it must have been the sister and the bride.

been the sister and the bride.

Here a little bright-eyed daughter of the Doctor's, who had been listening, said:—"No, papa. One of the ladies who came was lame; the other was the

the ladies who came was mane; the other was the lady's sister."

"That is all I can tell you, sir. I am sorry that the young couple should be in trouble so early in their matrimonial career. I should not have married them if I had not thought everything was all right," concluded the pastor as the reporter took his departure.

It is possible, but improbable, that the detectives will catch Murray before he reaches his destination.

# TO TRY NEW YORK MURDERERS.

A Proposed Amendment to the Constitu tion Providing for the Speedy Trial of Murderers.

The irequency and enormity of crimes has been sufficiently descanted upon by the press. The community desires a practical remedy. I submit a plan for the more speedy punishment of feionies in the city and county of New York. A constitutional amendment is necessary to accomplish the reform. But a commission to suggest changes to the Legislature is now in existence, and the Legislature has power to initiate the proper steps for any required change. If the ideas subjoined have any value use them in any form which you may approve. By calling attention to them you might

prove. By calling attention to them you might commence the good work:—

FOR THE SPEEDY TRIAL OF MURDERERS.

Proposed amendment of the Constitution of the State of New York, providing for the more specify trial and punishment of felonies in the city and county of New York.

1. The Courts of General Sessions, the City Court and the Recorder's Court in and for the city and county of New York Small have purisdiction only of such crimes and misdemeanors wherein the penalty shall not exceed imprisonment for more than the term of five years.

2. The criminal jurisdiction of the Supreme Court in and for the county of New York is hereby abolished.

abolished.

3. There shall be created in and for the city and county of New York a special court, to be designed.

years. 5. Said Criminal Court shall hold an annual ses-

5. Said Criminal Court shall hold an annual session, commencing on the 1st day of September of each and every year, and ending on the last day of June of each succeeding year.

6. The respective Judges of Said Criminal Court shall hold circuit or trial terms for twenty days in each and every month of the year.

7. For the remaining days of each and every month of the year said Judges shall sit in oanc for the determination of appeals or writs or error.

8. All appeals from a Judge at Circuit to the Court in bane shall be returnable within twenty days.

Court in bane shall be returnable within twelly days.

9. All persons charged with the commission of a felony, whereof the penalty is or may be imprisonment for a term exceeding five years, shall be held to answer to the Criminal Court aforesaid within ten days.

10. There shall lie an appeal or writ of error from said Court, sitting in bane, to the Court of Appeals of the State of New York, returnable within twenty days.

of the State of New York, returnable within twenty days.

11. All such appeals or writs of error to the Court of Appeals of the State of New York shall be placed upon a calendar, to be known as the "Preference Calendar," and shall be taken up and tried, in their order, to the exclusion of all other cases whatsoever.

12. The salaries of said Judges of the Criminal Court of New York city and county shall be the same as those received by the Judges of the Supreme Court of the State of New York, and said Judges shall not be allowed to hold office for more than one term.

13. No stay of proceedings or suspension of judgment in any case arising in said Criminal Court

## "AT HIS OWN RISK."

A Cuban Gives a Gloomy Opinion as to What It Means.

NEW YORK, Jan. 21, 1873. TO THE EDITOR OF THE HERALD:-On reading your remarks in the editorial of to day's HERALD about the safety of your present commissioner in the Island of Cuba I cannot refrain from addressing you these lines, to impress upon you the extent of the risk to which his will be exposed if he proceeds on his mission.

I have sindled very carefully the circumstances of his case, and, being thoroughly acquainted with the ways of the Spaniards in Cuba, I do not nesitate-to assure you that the conclusions I have arrived at are anything but unfounded or even exaggers'ted. Taking into consideration the refusal of General ceballos to grant your commissioner a passport, his second denial when asked again to reconsider his decision, his warning that if he carried his mission farther it would be at his own risk, the higher two will be at his own risk, the higher two did be at his own risk, the higher the favored shown by General Riquelme in his semi-official statements about Mr. Henderson, the creamstance of this same chief being the Governor—that is, the almighty power in the districts that will be first visited; the numerous articles about this matter published throughout the Island in the leading newspapers, which faithfully reflect the ideas and intentions of the savage volunteers who rule and control that portion of the country under the Spanish flag; the proverbial hatred entertained by all Spanish rulers against anything that comes from the United States, the impunity which the long list (exceedingly painul to contemplate by American citizens) of outrages and wrongs of all kinds committed for many years and still unredressed warrant them in expecting for any new offence, and finally the intense animosity created throughout Cuba in the breasts of the bloodthirsty Spanish volunteers by the noble and manly course pursued by you in favor of the war for independence, and for the abolition of slavery in the last stronghold of Spanish babarism and despotism in America—taking all these things into consideration I say the present condition of Mr. O'Kelly is exceedingly critical.

The Spaniards will never permit him to visit the patriots. They cannot allow more truth to come out about the Cuban revolution than already shown by the impartial reports of Mr. Henderson; and out of hatred, of ferocity, of vengeance, of cruel and mistaken policy, they will murder him, endeavoring, of course, to the best of their ability to throw the blame on the Cuban patriots. Indeed, Mr. Editor, I cannot see any other issue to this question; the result is as certain as human events can be, and I would only be too happy if by his English nationality, or by Ceballos to grant your commissioner a pass port, his second denial when asked again

aved and his useful mission tulfilled.

In haste, but yours very sincerely and truly,
J. F. A.

## NEW YORK CITY.

Michael Lillis, of 339 East Twenty-fourth street, ractured his skull by falling yesterday in Irving.

Captain Samuel Ellwell, of the sloop J. Perkins lying at the foot of Barclay street, yesterday fell, and, breaking a leg, went to the Park Hospital.

Henry Mott was charged at Jefferson Market yesterday with stealing a buffalo robe from Patrick Glynn, of 200 West Thirty-eighth street. The prop-erty was found in his possession and he was locked

James Lawrence, of Twenty-seventh street, near Third avenue, Brooklyn, employed as a mason at 252 West Twenty-eightn street, this city, yesterday\* fell from the third story to the ground, and was killed instantly.

Hugh Reilly yesterday pushed James Anderson,

residing at 636 Second avenue, and in falling the latter broke a leg and was sent to Bellevne Hospital. Relly was locked up at the Twenty-arst precinct station bouse. The Comptroller yesterday paid the rolls of the laborers on boulevards and avenues and on Sev-

enty-second street improvement to January 11, amounting to \$33,322. All of the pay-roils for labor which have been received at the Comptroller's office have been paid. Yesterday at the Jefferson Market Police Court August Paul was charged with snatching a pocketbook containing \$45 from the hand of Bernhard

Deutsch, while standing on the corner of Greene and Prince streets. He ran away, but was overtaken and arrested. Committed in default of \$300 ball to answer. Coroner Herrman has been notified to hold an inquest on the body of George Tyder, aged forty-

eight years, a German, of No. 235 avenue B, who died at Bellevue Hospital yesterday from illness superinduced by accidental injury to his knee pan, received while he was working at his trade as a mason about ten days ago. Judge Pratt vesterday, in the Supreme Court, decided that the \$18,000 claimed by the Board of Education of School District No. 1 of the town of

West Farms, Westchester county, for the expenses incurred for the site of the new schoolhouse in Fordham, should be inserted in the tax ievy by the Board of Supervisors, and issued a peremptory order to that effect. ing his money in his cap. This was known to a

shipmate named James Monroe, who, it is alleged, stole the cap, with \$60 impadded in its lining. With this Boyle was dissatisfied, and caused the arrest of his friend, who was arraigned at Jefferson Market, before Justice Fewler, and locked up to answer. Boyle was sent to the House of Despite. John Smith, aged twenty-one years, of No. 311

Spring street, and James Williams, aged twentyfour years, of No. 56 Macdougal street, had an altercation last evening at the former's residence, during which Smith stabbed Williams in the forchead, severely injuring him, and himself received a slight wound behind the ear. They were attended by Dr. Lordiy, who sent Williams to Bellevue Hospital, and Smith was put under arrest.

Professor Allan Curr, F. R. S., delivered a lecture ast evening in the Baptist church, in Seventeenth street, near Sixth avenue, taking for his subject 'A Night in the English House of Commons." The "A Night in the English House of Commons." The audience, on account of the snow storm, was not large. The lecturer described the peculiarities of English statesmanship, and the power of oratory in debate from the days of Burke. Brougham, Pitt and Fox down to the present brilliant career of Disraeli and Gladstone. He was listend to through-out with obvious interest and attention.

# RAPID TRANSIT.

The Taxpayers and Citizens' Association of the Twelfth ward held a meeting last night at their rooms, No. 2,240 Third avenue, corner of 122d street. Mr. E. R. Brown presided and Mr. Charles Ruston acted as secretary. It was resolved to ask the Legislature for the passage of a law exempting bonds and mortrages on real estate from taxation. Mr. Ruston, from the Rapid Transit Committee, reported that the committee attended the meeting of the Rapid Transit Association, held on Monday last, at No. 602 Sixth avenue, and that the project of the construction of a rapid transit road to be built by the Corporation of the city of New York, was approved of at that meeting. The committee has endorsed the action of the Rapid Transit Association. A bill, framed for the purpose of constructing such a road by the city, was read at the meeting, and a committee appointed to present it at Albany.

The report was accepted, and the meeting then adjourned till Thursday next. Ruston acted as secretary. It was resolved to ask

# THE JERSEY CITY FRAUDS.

Bumsted Before the Grand Jury-The Board of Public Works Again in Peril. William H. Bumsted, of Jersey City, is not likely

to enjoy retirement after his long confinement for some time. He was summoned before the Grand Jury yesterday to give testimony in relation to me fraudulent contracts between the Board of Public Works and some of the Ring contractors, During the late trial of the members of the Board Public works and some of the Ring contractors. During the late trial of the members of the Board of Fublic Works, in relation to the Van Vorst street sewer contract, every member of the Board was put on the stand and each laid the responsibility of the matter on Bunnsted, who had not yet got out of State Frison. Junisted had been the chairman of the Committee on Streets. There was one fact not elicited at the trial, but which will be developed at the trial on a similar charge during the present term—namely, that the signatures of at least two out of the three members of each committee are required for the payment of a bill. When these signatures are examined some members of the Board will find themselves in great peril of being indicted for perjury. It was rumored that Bunsted, smarting under the load which his former colleagues so industriously heaped upon him when he was unable to defend himself, intends to show up the completity of the other members of the Board in the jobs for which they were indicted. File Grand Jury will also investigate the soundness of the statem pt was never down Grand street in his life. The frauds in the Board of Canvassers and a matter in rolation to the new Folice Commissioners will be investigated, it is believed, next Monday.

## THE LOUISIANA INVESTIGATION.

The Political Emeute in New Orleans-The Senatorial Inquiry Commenced bye the Congressional Committee on Privileges and Elections-Evidence of Messrs. Duponte and Kay.

WASHINGTON, Jan. 23, 1873. This morning, at a quarter to eleven o'clock, the Committee on Privileges and Elections commenced the investigation of the Louisiana political compilcations. All the members were present. After a lengthy preliminary consultation the doors were opened, and Mr. Morton announced that the committee had arrived at the following conclusion con-cerning the manner of conducting the investigation. The inquiry will embrace three points:-

tion. The inquiry will embrace three points:—

First—As to the electoral vote.

Second—Whether the election in Louisiana was held on the day fixed by law; whether it was held in accordance with the laws of the State; whether the supervisors were appointed in each parish; did the supervisors inspect the votes to make returns; whether there was a legal election board, and if the returns made to it were legal; what were the findings of that board; who received certificates of election from Warmoth and who from Pinchback.

Third—Whether there is a legal State government in Louisiana.

The committee had resolved to allow one gentleman on each side to appear and make sugrestions

nan on each side to appear and make suggestions and cross-examine witnesses, but thought it nardly

Messrs. Ray and McMillan said that they had not consulted their friends, but would be able to name their respective representatives to-morrow. Mr. Ray was one of the Grant electors. No one present knew whether any of the Greeley electors were in town. Mr. Warmoth, Mr. Lynch and others are on

town. Mr. Warmoth, Mr. Lynch and others are on the way, and are expected to arrive seon. Mr. De Long, the present Secretary of State, is here.

MR. DUPONTE'S TESTIMONY.

Mr. DUPONTE'S TESTIMONY.

Mr. DUPONTE, one of the Returning Board appointed on the 20th of November, was sworn and examined—He is a journalist by profession; he acted as returning officer but a very short time when he was restrained by order of the Court; the Wharton boards never counted the votes; they had not opened all the returns when the restraining order was issued; thinks there are fifty-seven parishes in the State; it is his impression that the returns from all the poils in one parish are put into the same package and so returned to the Governor; the Supervisors of Election appoint as many polls as they think proper in each parish; all the boxes are brought to a given point in the parish to be counted; the Supervisors sign the returns, including the taily lists and a condensed statement from each poil; understands that they make no declaration of the result, but simply transmit the papers. transmit the papers.

To Mr. Turnbull—The Commissioners make a list

of the candidates and make a list of the number of votes recorded by each. Their returns are signed and sent to the Supervisor.

To Mr. McMillen-The Supervisors make a certified statement of the votes counted out of each box, and certifying that A. B. and C, have received so many votes.

box, and certuying that A. B. and C, have received so many votes.

TESTIMONY OF MR. RAY.

Mr. Ray, one of the Grant electors, testified that he met his colleagues on the 14th of December to cast the vote of the State for President and Vice President; the evidence of his election was a certificate of Mr. Bovee, Secretary of State; Mr. Ray coula not remember the names of all the electors, and was directed to nurnish a list ar the next session: the electors met formally kent a recular

tificate of Mr. Bovee, Secretary of State; Mr. Ray could not remember the mames of all the electors, and was directed to urnish a list at the next session; the electors met formally, kept a regular journal of their proceedings and made a certificate in triplicate of what was done; one copy was given to a member of the college, to be delivered to the President of the Senate; a second was sent to him through the mails, and the third was delivered to the Judge of the District Court; the electors met on the day fixed by law, and adjourned from day to day for for or five days till their labors were concluded. The vote was cast on the first day on which the electors met; had no certificate of election with him; it was sent with the returns of the electoral vote; don't know of his own knowledge by whom the votes cast for him were counted; it was done by the Lynch Board, of which Warmoth, Lynch and Herron were members, till the Court decaded that Bovee was Secretary of State when he took Herron's place. This decision was made before December 4; I think that the result of the election for State officials and members of the Legislature was returned at the same time.

Mr. McMillan—Was Mr. Bovee in actual possession of the office and archives of the Secretary of State on the 4th December?

Mr. Ray—I think not; I think they were in possession of the police; I don't know that he had access to the election returns when he signed the certificate of his (witness') election; he did not have actual possession till five or six days after the DECISION OF THE SUPREME COURT.

That he was entitled to the office; according to the laws of the State when the Supreme Court decides a case its mandate is sent to the Court below, with instructions to issue a decree desiring said-Court to enferce the decision; the decision in question was made on the 2d of December, and sent to the lower court the hext day, with a request that a writ be issued to put Bovee in possession of the office; the Judge below refused to obey the mandate, and was punis

contempt of Court?

Mr. Ray—It has been so decided by our Supreme

Court. Mr. Carpenter—Then a Court may punish for contempt, the Governor willing. McMillan-Why did the Judge refuse to issue

Mr. Ray-Under our law the mandate of the Supreme Court is not final until six days after its issue, during which interval the party against whom it is issued may move for a new trial, but bath Herron and Bovee waived this right by writ-

ten agreement.

Ray's certificate of election was signed by Bovee Ray's certificate of election was signed by Rovee as Secretary of State, and bore the seal of the State. The seal was not affixed at the time the certificate was issued, for the reason the seal was not in Bovee's possession. The electors adjourned from day to day because the seal could not be affixed to the certificates.

By Mr. McMillan—Had any returns been made and published by the Bovee Board on the day you met Mr. Ray? A. I am not prepared to answer that question.

To Mr. Morion—The constitution of Louisiana requires the returns of elections to be made to the Secretary of State.

To Mr. McMillan—I do not recollect whether such returns had been made on the day the electors met.

To Mr. Trumbull—If the returns had been sent to the office of the Secretary of State Bovee could

The committee then adjourned till eleven A. M.

# Novel Suit in New Hampshire-Why a

Father Alleged He Signed a Marriage Bond-Painful Cross-Swearing.

MANCHESTER, N. H., Jan. 23, 1873.

A snit has just been tried before the Suprem Judicial Court of New Hampshire, in which Dr. Edward Sharp, of Philadelphia, was plaintiff and Ruben B. Hall, of Nashua, defendant. The Doctor was married to Miss Hall at Philadelphia in September, 1870, and Mr. and Mrs. Hall, the parents of the bride, were present at the ceremony, which took place at the residence of Mr. Washington Bladin, of Philadelphia. About an hour before the marriage Mr. Hall, the father of the bride, signed bond agreeing to pay his daughter during her life \$1,200 annually or the interest on \$20,000. Mr.

life \$1,200 annually or the interest on \$20,000. Mr. Hall, after the marriage, refused to fulfil the conditions of the bond, and this suit was brought to compel him to do so.

The defendant chaimed that the bond was obtained by fraud. He testified that on the morning of the marriage his daughter told him that Br. Sharp would not marry her if a marriage git of \$20,000 was not made to her, and that she would consequently be runged, as she was in a delicate situation by him. It turned out there was a conspiracy on the part of his daughter and Br. Sharp to rob him of a large sum of money. Mrs. Hail co roborated her husband's testimony.

Mrs. Sharp, the bride, denied the statements of her father, and testified that he voluntarily signed the bond.

Mr. Bladin, who drew the bond, testified to the same effect. The jury rendered a verdict lor

#### THE SHERBURNE-DREW TRAGEDY. CONCORD, N. H., Jan. 23, 1873.

Officer Chadwick arrived here this morning with the remains of Miss Josephine Drew. The body was taken to Fisherville, where an examination will take place, for the purpose of determining whether her death was caused by poison or not.

FIRE ON STATEN ISLAND. Over Fifty Workmen Thrown Out of

Employment-Factory Destroyed. Early yesterday morning the large new three story frame building, in McKeon street, Stapleton, occupied by Mr. John Tickner as a hat factory, took fire in the drying room, on the second floot, and before the fire could be extinguished the whole building was in flames, and was totally con-sumed, with its contents. The building was valued at \$5,000; stock, \$5,000; tools, \$2,000; building and contents insured for \$11,100.

#### PORTO RICO SLAVERY.

Spaniards in New York Indignant Over the Opposition to Senor Zorrilla's Liberation Measures—A Counter Protest Forwarded to Madrid.

The following despatch and protest have been duly forwarded to President Zorrilla by Spanish citizens in New York :-

THE DESPATCH.

THE DESPATCH.

NEW YORK, Jan. 22, 1873.

TO HIS EXCELLENCY THE PRESIDENT OF THE COUNCIL OF MINISTERS, MADRID:—
The majority of the Spaniards congratulate Your Excellency for the reforms of Porto Rico. They send to Your Excellency by mail a counter protest. In representation,
YGNACIO HAYA.

THE COUNTER PROTEST.

TO HIS EXCELLENCY THE PRESIDENT OF THE COUNCIL OF MINISTERS, SPAIN:

CIL OF MINISTERS, SPAIN:—

New York, Jan. 22, 1873.

We, the undersigned Spaniards residing in the city of New York, have seen with surprise and integration the protest made against your present liberal measures in behalf of our West Indian posdignation the protest made against your present liberal measures in behalf of our West Indian possessions. This protest was published in the Cronista of the 1sta inst., and was signed by a few Spaniards. We have also left indignation because of the words "let us be worthy," with which the editor of this paper heads an article, to which he appended the said protest. These words of the editor are very insuling to our feelings of faithfulness to our native land and country, because they imply that those of us who have refused to sign that protest, in accordance with our rights and independence, are wanting in the qualities of good Spaniards, which the editor capriciously concedes only to those who, from being partisans of slavery or else from having being obliged (against their will, however), have signed the said editor's captious initiatory measure.

Lovers of our native land, as we are, and jealous of her honor and dignity, we cannot allow the insinuations that lurk under the language of this paper, to pass by in silence. It seems incredible that after the official denial of Your Excellency, as also after that of the Minister of State of this Republic, there should be any one who, with an obstinacy that reveals a doubtful patriotism, should persist in exciting and promoting divisions among us Spaniards, who are established in this city; yet the words of this editor, in the article published in that paper on the 1sth instant, might give such a result were it not that the many Spaniards established in this city know that no Spanish government can ever act under the oppressive influence of any loreign nation.

Desirous of dissipating any doubts that might

ment can ever act under the oppressive influence of any foreign nation.

Desirous of dissipating any doubts that might arise from our silence after such oftensive words as those that appeared in this article, zealous as any of the sovereignty, integrity and independence of our loved country in whose behalf we are ready to sacrifice our lives and fortunes, we hasten to publish matter against the inconortine phrises. our loved country in whose behalf we are ready to sacrifice our lives and fortunes, we hasten to publicly protest against the inopportune physics which the editor uses in his protest and to cordially congratulate Your Excellency for the zeal, independence and wisdom of your measures in behalf of the honor and integrity of our loved country.

Juan B. Martinez, Ygnacio Haya, Serafin Sanchez, Alonzo Mendez, Francisco G. Lianos, Manuel Velazquez, Benito Ruvira, Francisco del Valle, J. Rodriguez, F. Garay, Manuel Emeterio, Manuel Rosales, Eugenio Gouzalez, Ramon Alarcon, Evaristo Moné, Carlos Spouillet, F. Caro, L. Martinez, Juan Gonzalez, Rapael España, Juan Fernandez, Francisco Juguanzo, Ygnacio Yglesias, J. Posada, Guillermo Cabezola, Ramon Guerra, Felix A. García, M. Cantero, B. Rodriguez, Angel Bereda, Ysidro del Campo, Jose Junguera, R. Esparta, Francisco Paneda, Francisco Guiterrez, Aurelio Carreno, Celestino Palacios, Manuel Muniz, Manuel Arango, Pedro Cicujano, Segundo Lopez, Manuel Rionda, B. A. Casal, P. C. Fidel, Bernardo G. Rodriguez, Juan García, Alvaro Sanchez, Ramon Alonso, Mateo Alonso, Manuel Martinez Francisco Haya and others.

#### FATAL RAILROAD CASHALTY.

Coroner Herrman yesterday held an inquest in the case of John Koenig, a German, thirty years of age, late of No. 423 West Fifty-second street, whose death resulted from fracture of the left leg by having been run over on the 2d inst., in Flity-nint street, near Third avenue, by car 117 of the Belt Railroad. Deceased, it is alieged, slipped of the front platform and fell under the car. A verdict of accidental death was rendered by the jury.

#### MARRIAGES AND DEATHS.

ANDERSON—BOLAND.—In this city, on Wednesday, January 22, at the residence of the bride's parents, by the Rev. John P. Lundy, Prederick G. Ander. Son to Miss Abbie G. Boland, all of this city. No

cards.

AUBERT—CARRICABURU.—At Havana, Cuba, on Thursday, January 9, 1873, at the French Consulate, Mr. GODFROY J. AUBERT. of Paris, France, to Miss JULIA E., daughter of Mr. John Carricaburu, of Hayana. Cuba.

Miss Julia E., daughter of all bond carried and of Havana, Cuba.

Brownell.—Barney.—On Wednesday, January 22, at the residence of the bride's parents, Williamsburg, N. Y., by the Rev. J. A. Roache, J. Sherman Brownell, of New York, to Eloise, only daughter of William Barney. Albany papers please

daughter of William Barney. Albany papers please copy.

BUCKINGHAM—HALL.—At Bridgeport, Conn., on Wednesday, January 22, 1873, by the Rev. Sylvester Clarke, G. BUCKINGHAM, Jr., of New York, to Miss Ipa C. Hall, second daughter of the late Henry Hall, of Bridgeport.

COOK—OLSON.—On Wednesday, January 22, at the residence of the bride's parents, by the Rev. H. F. Pease, Cornelius W. Cook to Miss Caroline L. Olson, daughter of James W. Olson, Esq., all of Brooklyn.

DE LESDERNIER-SAMPLE .- On Thursday, January 23, at the residence of the bride's parents, by the Rev. William A. Leonard, D. D., Louis F. De Les-pernier, of St. Louis, Mo., to Jernie L. Sample, only daughter of Erastus B. Sample, of Brooklyn.

Western and Boston papers please copy.

Nichols—Vall.—On Wednesday, January 22, at the residence of the bride's parents, 17s Franklin street, by the Rev. J. G. Oakley, Orville Nichols to K. Leella Vall, both of this city.

Stack—O'Reilly—On Sunday, December 20, by Rev. Father Crimmins, Mr. Michael Stack, of Brooklyn, to Miss Kate L. O'Reilly, formerly of Yonkers.

Yonkers papers please copy.

Tucker—Thompson.—On Wednesday, January 22, 1873, by Rev. Joseph F. Eider, Edward C. Tucker to Emily A., daughter of the late B. M. Thompson and granddaughter of Weils Phillips, Esq., all of this city, No cards.

Wing—Fenner.—In Brooklyn, on Wednesday, January 22, by the Rev. Dr. Quackenbush, Elliu S. Wing, of New York, to Phoeese E. Fenner, of the former city. No cards.

AGNEW.—In Harlem, on Thursday, January 23, MARY AGNEW, a native of Kells, county Meath, Ireland. Her friends are requested to attend the funeral, on Saturday, January 25, from 121st street, Hur-

Icm.

BALDWIN.—On Thursday morning, January 23,
LOCKWOOD DE FOREST, youngest child of Simeon
and Mary S. M. Baidwin, aged 1 year, 2 months and
5 days.

Relatives and friends of the family are invited to
attend the funeral, from the residence of his

S days.

Relatives and friends of the family are invited to attend the funeral, from the residence of his parents, 322 Lexington avenue, on Saturday morning, at ten o'clock.

BEALES,—On Thursday, January 23, HARLAN S.
BEALES, aged 32 years, 8 months and 20 days.

The relatives and friends, also members of the Masonic fraternity, are respectfully invited to attend the funeral services, at the Dey Street House, 58 Dey street, this (Friday) alternoon, at three o'clock.

BEAUMONT.—In Brooklyn, on Wednesday evening, January 22, of consumption, Mona C., only daughter of Blizabeth and the late Edmund B. Beaumont.

Funeral services will be held at the residence of her mother, 322 Clinton street, on Sunday, January 26, at three o'lock P. M.

BLASHFIELD.—In Brooklyn, N. Y., on Wednesday evening, January 22, Mary S., daughter of the late Henry Blashfield.

Friends of the family are invited to attend the funeral, from the residence of her brother, Whilam Henry Blashfield, 18 Second place, Brooklyn, this day (Friday), January 24, at two o'clock P. M.

BROWN.—In Brooklyn, on Wednesday, January 22, after a short illness, Morris Brown, a native of Bodike, parish of Kelnee, county Clare, Ireland, aged 34 years.

His funeral will take place from the residence of aged 34 years.

His funeral will take place from the residence of

his brothers, Edmund, William and Thomas Brown, 10 First street, South Brooklyn, at one P. M., on Friday, January 24. Relatives and Iriends are reguested to attend.

Browns.—At Orange, N. J., on Wednesday,
January 22, Mary, daughter of Margaret and the
late D. H. Browns, M. D.

Friends of the family are invited to attend the

Friends of the family are invited to attend the faneral from St. Mark's clurch, Orange, on Saturday, 25th inst., at three P. M. Carriages will await the ten minutes past one P. M. train, Morris and Essex Railroad.

BRUCKNER.—On Wednesday, January 22, HENRIETTA, only child of William H. and Eliza Brückner, aged 5 months and 13 days.

The friends of the family are respectfully invited to attend the funeral, from 107 Henry street, New York, on Saturday, the 25th inst., at one o'clock P. M.

BURNETT.—At Chappaqua, on Wednesday, January

York, on Saturday, the 25th inst., at one o'clock P. M.

BUBNETT.—At Chappaqua, on Wednesday, January 22, Charlotte, whe of Edward Burnett, in the 64th year of her age.

Services from Washington Heights Presbyterian church, on Friday, at twelve o'clock M. Friends and relatives are respectfully requested to attend. BUTLER.—At West Hills, L. L., on Wednesday, January 22, 1873, John Butler, Sen., in his 95d year.

The friends and acquaintances are respectfully mivited to attend his inneral, at the Presbyterian church, West Farms, on Monday, 27th instant, at one o'clock.

Cahill.—In Brooklyn, on Thursday, January 22, 1873, Robert, the youngest son of Robert J. and Margaret Cahill, aged 1 year, 9 months and 12 days. Relatives and friends of the family are invited to attend the funeral, from the residence of his parents, 618 De Kaib avenue, on Friday, 24th inst., at hail-past two o'clock P. M.

Coon.—At Plainfield, N. J., on Wednesday, January 22, Pirman Coon, aged 42 years, son of the late David Coon.

The relatives and friends are respectfully invited

The relatives and friends are respectfully invited

to attend the funeral, from his late residence, on Somerset street, on Saturday, 25th inst., at two o'clock P. M. Train leaves foot of Liberty street at 12:56 P. M.

DANA.—In this city, on Wednesday, January 22, ANNA W., daughter of the late Samuel Dana, of

Boston.

Funeral services will be held at the University place church (Rev. Ds. Booth's), on Saturday, Janary 25, at eleven o'clock A. M. Relatives and friends are respectfully invited to attend.

DONORUE.—On Wednesday, January 22, BRIDGET DONORUE, a native of the parish Kilbride, county Cavan, Ireland, aged 74 years.

Her friends, and those of her sons and daughters, are requested to attend the funeral, from the residence of her son, John, 709 East Ninth street, on Friday, January 24, at two o'clock.

New Haven (Conn.) and California papers please copy.

New Haven (conn.) and camorina papers please copy.

Douglas.—On Thursday morning, January 23, Isaac Douglas, aged 41 years.

Relatives and triends, and the friends of his brothers, David and William Douglas, are requested to attend his funeral, from his late residence, 60 Cheever place, Brooklyn, on Saturday, afternoon, at two o'clock.

EARL.—On Thursday, January 23, Morris J. EARL, ared 61 years.

FRYE.—On Thesday afternoon, January 21, JED-FRYE, in the 74th year of his age.

The relatives and friends are respectfully invited to attend the funeral, at his late residence, 47 West Fifty-second street, on Friday, January 24, at ten-

A. M.
HALL.—In Brooklyn, E. D., on Thursday, January, 23, George Hall, in the 67th year of his age.
Relatives and friends of the family are respectively invited to attend the funeral from his latoresidence, 69 Rodney street, Brooklyn, on Sunday, 26th inst., at two P. M.
HAMMET.—At Phiadelphia, on Wednesday, January 22, Barnabas Hammett, in the 65th year of his age.

are.
The funeral will take place from his late restdence, 852 North Broad street. Philadelphia, at one o'clock. on Saturday. January 25. The relatives and friends of the family are respectfully invited to

37 years.
Boston papers please copy.
Kenneby.—Aiter a long and painful illness, Jane.,
the beloved wife of Daniel Kennedy, in the 25th
year of her age.
Friends are respectfully invited to attend the
funeral, from 80 Delancey street, on Saturday, attwo P. M.

two P. M.
LUFBERY.—At Hoboken, N. J., on Wednesday
evening, January 22, 1873, of apoplexy, WILLIAM C.
LUFBERY, aged 61 years.
Relatives and friends are respectfully invited to

F. KASSEL, Master.
P. Ver Hoeven, Secretary.
Miller.—At Madison, N. J., on Wednesday, January 22, Mary, widow of John B. Miller, aged 75

uary 22, Mary, widow of John B. Miller, aged 75 years.

Funeral from her late residence, at Madison, N. J., on Monday, 27th inst., at one o'clock P. M. Trains leave Barclay street at 11 A. M.

McCrea.—The members of Pentalpha Chapter, No. 11, R. A. M., N. J., are hereby summoned to attend a special couvocation at their rooms, No. 80 and 82 Washington street, Hoboken, on Sunday, January 26, at twelve o'clock M., for the purpose of attending the funeral of their late companion, James McCrea. The members are requested to be prompt, as a special train of cars will leave for Paterson at one o'clock P. M. The members of Hoboken Lodge, No. 35, F. and A. M., are specially invited to attend, as he was a member of said Lodge. By order of James B. Scott, High Priest.

McDonald.—On Wednesday evening, January 22, 1873, James C. McDonald, a native of Scotland, in the 65th year of his age.

Funeral to-day at one o'clock.

McGowan.—John McGowan, a native of New York, aged 47 years.

213 East Broadway.

The funeral will take place from the house, on Sunday next, January 26.

OTTEN.—On Wednesday. January 23, 1873, ANNIE, daughter of Anton and Catharine Otten, aged 7 years, 4 months and 19 days.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her parents, 396 Garden, corner of Tenth street, Hoboken, N. J., on Saturday, 25th

West Washington square, with consumption, Mr. George J. O'RELLY. Interred at Calvary Cemetery.
Purcell.—On Wednesday, January 22, 1873, Par-RICK PURCELL.
The friends of deceased and members of Iron The friends of deceased and members of from Molders' Union, No. 25, are res ectfully invited to attend the funeral, on Friday, January 24, from 312 East Twenty-fourth street, at ten o'clock A. M.

years and 3 days.

The funeral will take place at his late residence
451 West Thirty-sixth street, this (Friday) afternoon

Relatives and friends of the family are respect-

aged 65 years.

Relatives and friends of the family are respectfully invited to attend the faneral, from the Pompton Plains Reformed church, on Monday, January 27, at nine A. M. Her remains will be interred at Rosedale Cemetery, Orange, N. J.

Solomon,—On Wednesday, January 22, Philip Solomon, aged 73 years.

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of his son, 11 Greenwich avenue, this (Friday) morning, at ten o'clock.

Van Houten.—On Thursday, January 23, Mrs.

Elizabeth Van Houten, in the S2d year of her age.

The relatives and friends of the tamily are invited to attend the funeral, from the residence of her son-in-law, David Ackerman, at Steamac, N. J., oth Saturday, 23th inst., at half-past one o'clock P. M. Take nine nine A. M. train Midland Raifroad to Wyckoff station.

Webs.—On Thursday, January, 2s, of erystpelas, Mary, the beloved whe of Patrick Webb, in the 27th year of her age.

Relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, 413 Smith street, South Brookiyn, on Saturday, January 22, at two o'clock.

Wood—On Wednesday morning. January 22, Stephen Wood, in the 75th year of his age.

The relatives and friends of the family are invited to attend the funeral, from her late residence, 413 Smith street, South Brookiyn, on Saturday, January 25, at two o'clock.

Wood—On Wednesday morning. January 22, Stephen Wood, in the 75th year of his age.

The relatives and friends of the family are invited to attend the funeral, from the residence of his son-in-law, Francis B. Baldwin, on Saturday, at twelves o'clock.

EARL.—On Thursday, January 23, Morris J. Earl, aged 61 years.
Relatives and friends of the family are respectfully invited to attend the funeral, from the True
Dutch Reformed church, Passaic, N. J., on Sunday,
January 28, at one o'clock P. M. Trains leave foot
of Chambers street, New York, Erie depot, at eleven
o'clock A. M., for Passaic,
FERRY,—On Thursday, January 23, of pneumonia,
JOHN P. FERRY, youngest son of Darius and the
late Mary E. Ferry.
Relatives and friends are invited to attend the
funeral, on Saturday, 25th inst., at one o'clock P.
M., from his father's residence, 233 East Tripitel's

attend.

Holman.—On Thursday, January 23, after a lingering illness, Frances Holman.

Relatives and friends, also members of Park Lodge, No. 516, F. and A. M., and Union Chapter, No. 180, R. A. M., are respectfully invited to the funeral, of which due notice will be given.

Jenney.—At Honda, United States of Colombia, South America, on Tuesday, November 12, 1872.

James H. Jenney, a navive of Boston, Mass., aged 37 years.

Relatives and friends are respectfully invited to attend the inneral, on Saturday afternoon, January 25, at half-past one o'clock, from his late residence, 244 Bioomfield street, Hoboken, N. J.
LYLE,—In Brooklyn, on Thursday, January 23, suddenly, of congestion of the brain, William R.-LYLE, in the 5tth year of his age.

Relatives and friends are respectfully invited to attend the funeral, from his late residence, No. 105 Spencer street, on Saturday, 25th, at two o'clock P. M.

MAHER.—On Wednesday, January 22, after a long.

P. M.

MAHER.—On Wednesday, January 22, after a long
and painful liness, which she bore with Christica
fortitude, MARGARET MAHER, the loving and devoted daughter of Peter and Julia Maher, aged 22
years, 9 months and 5 days.

May her soul rest in peace. Amen.

The funeral will take place from the residence of
her parents, 27 Rutgers street, this (Friday) afternoon, at one o'clock; thence to Calvary Cemetery.
The friends of her parents are respectfully lavited
to attend.

MALONE —At Newburg, N. Y. on Friday, January

The friends of her parents are respectfully invited to attend.

Malone.—At Newburg, N. Y., on Friday, January, 17, after a short and painful filness, Alice, the beloved wife of Dr. I. D. Malone, at the early age of 25.

Requiescat in pace.

While living she was respected by all; now, being dead, she is universally regretted.

Marsh.—Priscilla Marsh in her 63d year.

Notice of funeral in Saturday's paper.

Mayforth.—The members of Doric Lodge, 280, F. and A. M., are hereby summoned to meet at their lodge rooms, Odd Fellows' Hall, on Sunday, January 28, at half-past twelve P. M., for the purpose of attending the funeral of our deceased brother, Frederick Mayforth. By order.

P. Ver Hoeven, Secretary.

McGowan.—John McGowan, a native of New York, aged 47 years.
Funeral from 17 Orchard street, at two o'clock P. M.
McIntire.—On Thursday, January 23, Ruth Lovett, widow of William McIntire, in the 89th year of her age.
The relatives and friends of the family are invited to attend the funeral, from her late residence, 163 West Tenth street, on Sunday, the 26th inst., at one o'clock.

West Tenth street, on Sunday, the 26th inst., at one o'clock.

McKinley.—At Elizabeth, N. J., on Wednesday, January 22, William McKinley, in the 62d year of his age.

Relatives and friends of the family are respectfully invited to attend the funeral, from his lateresidence, Orchard street, Saturday, 26th inst., at two o'clock P. M. Carriages will be in waiting at depot upon arrival of trains from New York.

NUMAN.—On Thursday, January 23, of consumption, John N. Numan, in the 36th year of his age, at 213 East Broadway.

The funeral will take place from the house, on Sunday next, January 26.

inst., at twelve o'clock noon.
O'REILLY.—On Wednesday, January 22, at 39

Sharp.
By order of the President.
Philadelphia and Troy papers please copy.
RAYMOND.—On Tuesday, January 21, FREDERICK
W., son of John H. and Jenny Raymond, aged 9

At west Thirty-sixth street, this (Friday) alternoon, at one o'clock.

Ryan.—On Thursday, January 23, Richard Ryan, aged 80 years.

His funeral will take place from his late restdence, Willet's Point, L. L., this (Friday) afternoon, at hall-past two o'clock.

New Orleans papers please copy.

Sayers.—On Monday, January 20, of consumption, Annie Lettchek, wife of John F. Sayers.

The friends of the family and the members of Metropolitan Lodge, No. 33, L. O. of O. F., are invited to attend the funeral, from her fate residence, 50 Grove street, on Sunday, January 26, at one o'clock P. M.

SEAMAN.—At White Plains, N. Y., on Thursday, January 23, Maria B. SEAMAN, widow of James V. Seaman, in the sith year of her age.

Notice of the funeral to-morrow.

SCHRIVER.—At YOR, Pa., on Thesday morning, January 21, 1873, Dr. Albert Schriver, United States Navy.

SLATER.—At Pompton, N. J., on Wednesday evening, January 22, Sarah, widow of Joseph Siater, aged 65 years.

Relatives and friends of the family are respect-